IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DEON C. STAFFORD, MR. SR : CIVIL ACTION

Plaintiff, :

•

vs.

DONALD T. VAUGHN : NO. 02-3790

(SUPERINTENDENT), MANNY ARROYO:

(DEPUTY SUPERINTENDENT), DAVID : DIGUGLIELMO (DEPUTY :

SUPERINTENDENT), GEORGE :

HILTNER (SUPERVISOR : MAINTENANCE), KNAUR, MRS., and :

MSCURDY, MR. :

Defendants. :

ORDER

AND NOW, this 13th day of August, 2004, upon consideration of Defendants' Motion for Summary Judgment and *pro se* plaintiff's letter to the Court dated August 10, 2004, in which he seeks a ruling with respect to his Motion for Discovery and the Court's in-camera review of documents produced by defendants before responding to the Motion for Summary Judgment, ¹ **IT IS ORDERED** that the time within which *pro se* plaintiff must respond to Defendants' Motion for Summary Judgment is **EXTENDED** until further order of the Court.

The Court noting from *pro se* plaintiff's letter of August 10, 2004 that, according to plaintiff, the Department of Corrections, or its representatives, took photographs of the steps on which the accident occurred on July 20, 2000, **IT IS FURTHER ORDERED** that copies of any photographs of the steps on which *pro se* plaintiff's accident is alleged to have occurred taken on

¹A copy of *pro se* plaintiff's letter shall be attached to this Order and docketed with this Order by the Clerk of Court.

Case 2:02-cv-03790-JD Document 26 Filed 08/13/2004 Page 2 of 2

July 20, 2000, or any other date, shall be provided to *pro se* plaintiff and the Court by defendants within fourteen (14) days of the date hereof.

-	BY THE COURT:
	JAN E. DUBOIS, J.